# Exhibit B

# NON-RURAL TELEPHONE COMPANY EXCHANGES

SAC	RURAL TELEPHONE COMPANY	WIRE CENTER	EXCHANGE
522416	Verizon Northwest Inc. – WA	ANCRWAXX	ANACORTES
		ARTNWAXX	ARLINGTON
		BNCYWAXX	BENTON CITY
		BOTHWAXB	BOTHELL
		BURLWAXA	BURLINGTON
		CMISWAXA	CAMANO ISLAND
		CAMSWAXX	CAMAS
		CLVWWAXA	CLEARVIEW
		CPVLWAXX	COUPEVILLE
		DRTNWAXX	DARRINGTON
		DVLLWAXX	DUVALL EAST
		EVRTWAXC	EVERETT CASINO
		EVRTWAXF	EVERETT MAIN
		EVRTWAXA	EVERETT PRIMARY CNTR
		FRFDWAXA	FAIRFIELD
		FRTNWAXX	FARMINGTON
		GRFDWAXX	GARFIELD
		MSCWIDXX	GARRISON
		GERGWAXX	GEORGE
		GRFLWAXX	GRANITE FALLS
		HLLKWAXX	HALLS LAKE
		JUNTWAXA	JUANITA
		KNWCWAXB	KENNEWICK MAIN
		KNWCWAXA	KENNEWICK-HIGHLANDS
		KNWCWAXC	KENNEWICK-MEADOW SPRINGS
		KRLDWAXX	KIRKLAND
		LKGWWAXA	LAKE GOODWIN
		LKSTWAXA	LAKE STEVENS
		MRWYWAXA	MANOR WAY
		MYVIWAXX	MARYSVILLE
		MONRWAXX	MONROE
		MTVRWAXX	MOUNT VERNON
		RCLDWAXA	NORTH RICHLAND
		OKHRWAXX	OAK HARBOR
		PALSWAXX	PALOUSE
		PLMNWAXX	PULLMAN
		QNCYWAXX	QUINCY
		<b>RDMDWAXA</b>	REDMOND
		RCLDWAXB	RICHLAND
		<b>RCBHWAXX</b>	RICHMOND BEACH
		RCFRWAXB	ROCKFORD
		ROSLWAXA	ROSALIA

-SMSHWAX/	SAMMAMISH
OMO: IIII VV	• •••••
SWLYWAXA	SEDRO WOOLLEY
SLLKWAXA	SILVER LAKE
SKYKWAXX	SKYKOMISH
SNHSWAXX	SNOHOMISH
SOLKWAXX	SOAP LAKE
STWDWAXX	( STANWOOD
SULTWAXX	SULTAN
TEKOWAXX	TEKOA
WSHGWAX	A WASHOUGAL
WSRVWAX	WASHOUGAL RIVER
WRLDWAXA	WEST RICHLAND
WDLDWAXA	NOODLAND

522449 Ver	zon Northwest	Inc. –	WA
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**ACMEWAXA** ACME **ALGRWAXX ALGER BGLKWAXX BIG LAKE BRBAWAXA BIRCH BAY BLANWAXB BLAINE BURLWAXX BURLINGTON CNCRWAXX** CONCRETE **CNWYWAXX CONWAY CSTRWAXA CUSTER DEMING DMNGWAXA EDSNWAXX EDISON EVSNWAXX EVERSON FNDLWAXA FERNDALE LACNWAXX** LA CONNER **LARLWAXX** LAUREL **HMTNWAXA** LYMAN LYNDWAXX LYNDEN **MARBLEMOUNT MRBLWAXX MTVRWAXX** MOUNT VERNON-CONTEL **NCHSWAXX NACHES NILEWAXX** NILE

SEDRO WOOLLEY

**SUMAS** 

**SWLYWAXX** 

**SUMSWAXX** 

525161	Qwest Corp	- WA
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AUBNWA01 AUBURN BNISWA01 BAINBRIDGE ISLAND BTLGWA01 BATTLEGROUND BLFRWA01 **BELFAIR BLLVWAGL** BELLEVUE GLENCOURT **BLLVWASH** BELLEVUE SHERWOOD **BLHMWALU** BELLINGHAM LUMMI BLHMWA01 BELLINGHAM REGENT BDMDWA01 **BLACK DIAMOND** BYLKWA01 **BONNEY LAKE** BMTNWA01 **BREMERTON ESSEX BCKLWA01** BUCKLEY CSRKWA01 CASTLE ROCK CENLWA01 CENTRALIA CHHLWA01 CHEHALIS **LSTNIDSH** CLARKSTON CLELWA01 CLE ELUM COLBWA01 COLBY CRSBWA01 CROSBY CRMTWA01 CRYSTAL MOUNTAIN FDWYWA01 DES MOINES FED. WAY DESMWA01 **DES MOINES TAYLOR** ESTNWA01 **EASTON ENMCWA01 ENUMCLAW** EPHRWA01 **EPHRATA** GRHMWAGR GRAHAM GRBLWA01 **GREEN BLUFF** HDPTWA01 HOODSPORT **ISQHWAEX ISSAQUAH** JOYCWA01 JOYCE KENTWAME KENT MERIDIAN **KENTWAOB** KENT O BRIEN KENTWA01 KENT ULRICK LACYWA01 LACEY LBLKWA01 LIBERTY LAKE LGVWWA02 LONGVIEW **MPVYWAMV** MAPLE VALLEY MRISWA01 MERCER ISLAND **MSLKWAAB** MOSES LAKE AFB MSLKWA01 MOSES LAKE ALDER NPVNWA01 NAPAVINE **NEWMAN LAKE** NWLKWA01 **OLYMPIA EVERGREEN OLYMWAEV OLYMPIA WHITEHALL** OLYMWA02 ORCHWA01 ORCHARDS OTHEWA01 **OTHELLO** PTANWA01 PORT ANGELES PTLWWA01 PORT LUDLOW **PTORWAFE** PORT ORCHARD

PTTWWA01 PORT TOWNSEND PYLPWA01 **PUYALLUP** RNTNWA01 RENTON RDFDWA01 **RIDGEFIELD** ROCHWA01 **ROCHESTER** ROY ROY WA01 STTLWA05 SEATTLE ATWATER **STTLWACA** SEATTLE CAMPUS **STTLWACH** SEATTLE CHERRY **STTLWADU** SEATTLE DUMWAMISH STTLWA03 SEATTLE EAST STTLWAEL SEATTLE ELLIOTT STTLWA04 SEATTLE EMERSON **STTLWALA** SEATTLE LAKEVIEW STTLWA06 SEATTLE MAIN **STTLWAPA** SEATTLE PARKWAY STTLWASU SEATTLE SUNSET STTLWAWE SEATTLE WEST SEQMWA01 **SEQUIM** SHTNWA01 SHELTON **SLDLWASI** SILVERDALE **SPKNWACH** SPOKANE CHESTNUT SPOKANE FAIRFAX **SPKNWAFA SPKNWAHD** SPOKANE HUDSON **SPKNWAKY** SPOKANE KEYSTONE **SPKNWAMO** SPOKANE MORAN SPKNWA01 SPOKANE RIVERSIDE SPOKANE WALNUT **SPKNWAWA** SMNRWA01 SUMNER SNYSWA01 **SUNNYSLOPE TACMWAFA** TACOMA FAWCETT **TACMWAFL** TACOMA FORT LEWIS TACMWAGE TACOMA GREENFIELD **TACMWAJU** TACOMA JUNIPER **TACMWALE** TACOMA LENOX **TACMWALO** TACOMA LOGAN TACOMA SKYLINE **TACMWASY TACMWAWA** TACOMA WAVERLY 2 **TACOMA WAVERLY 7 TACMWAWV** VANCOUVER VANCWA01 **VANCWANO** VANCOUVER NORTH WRDNWA01 WARDEN WNLCWA01 WINLOCK YAKMWA02 YAKIMA CHESTNUT YAKMWAWE YAKIMA WEST

### Exhibit C

## RURAL TELEPHONE COMPANY EXCHANGES

<u>SAC</u>	RURAL TELEPHONE COMPANY	WIRE CENTER	EXCHANGE
522400	Sprint/United Tel. NW – WA	BCTNWAXX	BICKLETON
	-	BRNNWAXX	BRINNON
		CNTRWAXX	CHIMACMCTR
		CLMAWAXA	COLUMBIA
		DLPTWAXA	DALLESPORT
		GRNRWAXX	GARDINER
		GLWDWAXA	GLENWOOD
		GLDLWAXA	GOLDENDALE
		<b>GDVWWAXA</b>	GRANDVIEW
		GRNGWAXA	GRANGER
		HRRHWAXA	HARRAH
		LYLEWAXA	LYLE
		MBTNWAXX	MABTON
		MTWAWAXA	MATTAWA
		PASNWAXA	PATERSON
		PLSBWAXX	POULSBO
		PRSRWAXA	PROSSER
		QLCNWAXA	QUILCENE
		RSVTWAXA	ROOSEVELT
		STSNWAXA	STEVENSON
		SNSDWAXX	SUNNYSIDE
		TPNSWAXX	TOPPENISH
		TRLKWAXX	TROUT LAKE
*		WPATWAXX	WAPATO
		WHSLWAXX	WH SALMON
		WHSWWAXX	WHITE SWAN
		WHTSWAXA	WHITSTRAN
		WLRDWAXX	WILLARD
		WSHRWAXA	WISHRAM
		ZLLHWAXA	ZILLAH

522404 Asotin Tel. - WA

ANATWAXX ANATONE ASOTWAXA ASOTIN

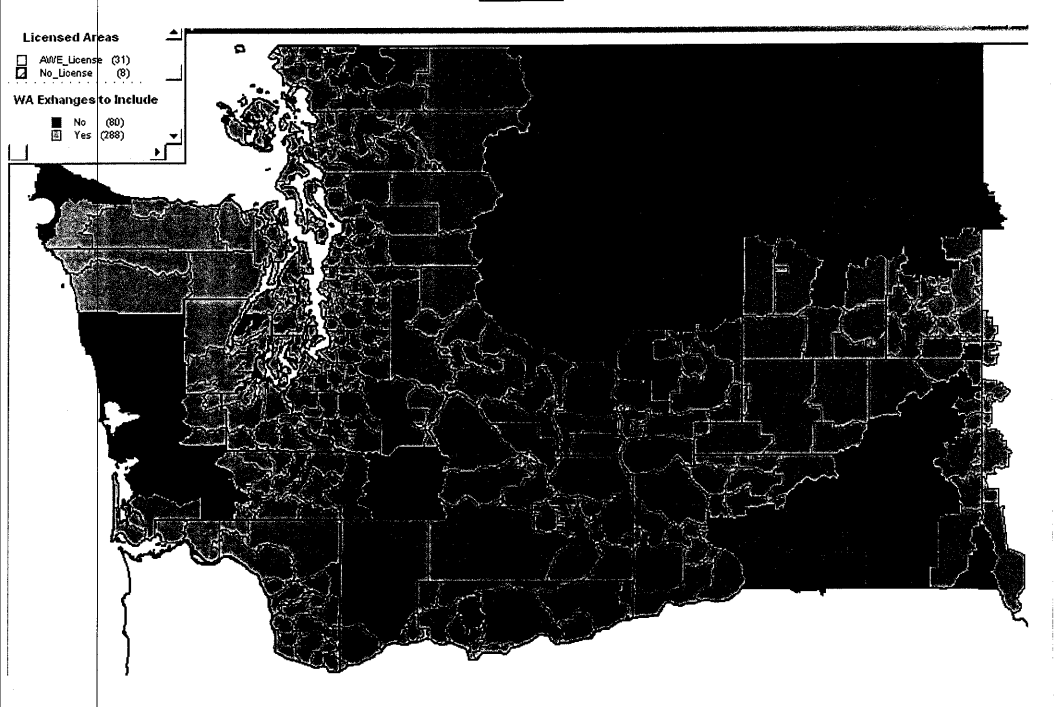
522408	Century Tel. of Washington, Inc.	ALMRWAXA	ALMIRA
	,	ASLKWAXA	AMES LAKE
		ARLTWAXX	ARLETTA
		ASFDWAXA	ASHFORD
		BSCTWAXX	BASIN CITY
		BLKIWAXX	BLAKELY ISLAND
		CRNTWAXX	CARNATION
		CTHLWAXA	CATHLAMET
		CHNYWAXC	CHENEY
		CLWRWAXA	CLEARWATER
		CNNLWAXA	CONNELL
		CETNWAXX	CRESTON
		ESNDWAXA	EAST SOUND
		EDWLWAXA	EDWALL-TYLER
		ELMAWAXA	ELMA
		ELTPWAXX	ELTOPIA
		FLCYWAXX	FALL CITY
		FRKSWAXA	FORKS
		FRHRWAXA	FRIDAY HARBOR
		GGHRWAXA	GIG HARBOR
		HRTNWAXA	HARRINGTON
		KHLTWAXA	KAHLOTUS
		KGTNWAXA	KINGSTON
		LKBYWAXA	LAKEBAY
		LINDWAXA	LIND
		LNBHWAXA	LONG BEACH
		LOPZWAXX	LOPEZ
		MTCOWAXX	MATHEWS CORNER
		MCCLWAXA	MCCLEARY
		MDLKWAXX	MEDICAL LAKE
		MESAWAXX	MESA
	•	MRTNWAXX	MORTON
		NBNDWAXA	NORTH BEND
		VSHNWAXB	NORTH VASHON
		OCPKWAXX	OCEAN PARK
		ODSSWAXA	ODESSA
		ORNGWAXA	ORTING
		RYCYWAXA	OTHELLO
		PGISWAXX	PUGET ISLAND
		RRDNWAXX	REARDAN
		RTVLWAXA	RITZVILLE
		SNPSWAXA	SNOSQUALNIE
		GINESWAXA	PASS
		SPRRWAXX	SOUTH PRAIRIE
		SPNGWAXA	SPANGLE
		SPRGWAXA	SPRAGUE

VADRWAXA VSHNWAXA VADER VASHON

		WSHTWAXA WLBRWAXA WSCKWAXA YCLTWAXA	WASHTUCNA WILBUR WILSON CREEK YACOLT
522410	Century Tel. of Cowiche, Inc	CWCHWAXX RMRKWAXA TITNWAXX	COWICHE RIMROCK TIETON
522412	Ellensburg Tel. Co.	ELBGWAXA KTTSWAXX LDDLWAXA SELHWAXX THRPWAXA VNTGWAXX	ELLENSBURG KITTITAS LAUDERDALE SELAH THORPE VANTAGE
522417	Hat Island Tel. Co.	SWHDWAXX	HAT ISLAND
522419	Hood Canal Tel. Col, Inc.	UNINWAXB	UNION
522423	Inland Tel. Co. – WA	RSLNWAXX UNTWWAXA	ROSLYN UNIONTOWN
522426	Kalama Tel. Co.	KALMWAXB	KALAMA
522427	Lewis River Telephone Co., d/b/a TDS Telecom	AMBYWAXA LACTWAXA YALEWAXX	AMBOY LA CENTER YALE
522430	McDaniel Tel. Co. dba TDS Telecom	MSRKWAXX ONLSWAXA SLKMWAXB	MOSSY ROCK ONALASKA SALKUM
522431	Mashell Telecome, Inc.	ETVLWAXA	EATONVILLE

522442	St. John Telephone and Telegraph	STJHWAXA	ST JOHN
522446	Tenino Tel. Co.	TENNWAXA	TENINO
522447	Toledo Te. Co. Inc.	TOLDWAXA	TOLEDO
522451	Western Wahkiakum County Tel. Co.	GRRVWAXA NASLWAXX	GRAYS RIVER NASELLE
522452	Whidbey Tel. Co.	PNRBWAXA CLTNWAXA FELDWAXA LNGLWAXA SWHDWAXX	POINT ROBERTS SOUTH WHIDBEY
522453	Yelm Tel. Co.	RANRWAXA YELMWAXA YELMWAXB	RAINIER YELM

## EXHIBIT D



#### Exhibit E

#### AFFIDAVIT OF KARL KORSMO

Karl Korsmo, being first duly sworn upon oath, deposes and states as follows:

- 1. My name is Karl Korsmo, and I serve as Vice President, External Affairs, AT&T Wireless Services, Inc. My business address is P.O. Box 97061, Redmond, Washington 98073-9761. I am an authorized representative of subsidiary licensees of AT&T Wireless Services, Inc., including AT&T Wireless PCS of Cleveland, LLC; AT&T Wireless Services of Washington, LLC; Spokane Cellular Telephone Company; Yakima Cellular Telephone Company; Bremerton Cellular Telephone Company; Olympia Cellular Telephone Company, Inc.; Bellingham Cellular Partnership and Hood River Cellular Telephone Company, Inc (collectively, AWS). I have read the foregoing Petition for Designation as an Eligible Telecommunications Carrier and all information therein is true and correct to the best of my knowledge, information and belief.
- 2. AWS is authorized to provide commercial mobile radio service ("CMRS") in Washington pursuant to the FCC's rules. AWS is a common carrier consistent with the definition in 47 U.S.C. § 153(10) and the requirements of 47 U.S.C. § 214(e).
- 3. AWS seeks to obtain universal service support available in certain areas by rural and non-rural incumbent local exchange carriers in Washington. As required, this funding will be used only to support the provision, upgrading, and maintenance of AWS' wireless network in Washington. As set forth in the Petition, this support will assist AWS in providing basic telecommunications services to low income consumers, and to consumers in high-cost areas, and will allow AWS to continue to upgrade and expand its state-of-the-art wireless network in Washington.

- 4. AWS offers all the services and functionalities supported by the federal universal service program, as set forth in Section 214(e) of the Act and Section 54.101(a) of the FCC's rules, throughout the service areas for which it seeks ETC designation in Washington.
- 5. <u>Voice-grade access to the public switched network</u>. The FCC has concluded that voice-grade access means the ability to make and receive phone calls, within a specified bandwidth and frequency range. AWS meets this requirement by providing voice-grade access to the public switched telephone network. Through its interconnection arrangements with local exchange carriers, all customers of AWS are able to make and receive calls on the public switched telephone network within the specified bandwidth.
- 6. <u>Local usage</u>. ETCs must include an amount of local usage free of charge to end users. AWS will include local usage in all of its universal service offerings.
- 7. <u>Dual-tone multi-frequency ("DTMF") signaling, or its functional equivalent.</u>
  DTMF is a method of signaling that facilitates the transportation of call set-up and call detail information. AWS provides out-of-band digital signaling, which is functionally equivalent to DTMF.
- 8. <u>Single-party service or its functional equivalent</u>. AWS meets the requirement of single-party service by providing a dedicated message path for the length of all customer calls.
- 9. Access to emergency services. The ability to reach a public emergency service provider by dialing 911 is a required service in any universal service offering. AWS currently provides its subscribers with access to 911 emergency services in accord with this requirement, and consistent with FCC regulations throughout the service area for which designation is sought. AWS also provides Enhanced 911 services, including Phase I and Phase II E-911 services, where requested by local public safety authorities who are able to receive the information.

- 10. Access to operator services. Access to operator services is defined as any automatic or live assistance provided to a consumer to arrange for the billing or completion, or both, of a telephone call. AWS meets this requirement by providing all of its customers with access to operator services.
- 11. Access to interexchange service. AWS meets the requirement of access to interexchange service by providing all of its customers with the ability to make and receive interexchange calls.
- 12. Access to directory assistance. AWS provides all of its customers with access to directory assistance by dialing "411."
- 13. Toll limitation for qualifying low-income consumers. Toll limitation is either "toll control" or "toll blocking." 47 C.F.R. § 54.101(a)(9). An ETC is not required to provide both services if it is incapable of providing both. AWS cannot provide toll control, but can provide toll blocking. Once designated as an ETC, AWS will participate in Lifeline as required, and will provide toll blocking capability at no additional charge to Lifeline customers.
- 14. An ETC offers the supported services "either using its own facilities or a combination of its own facilities and resale of another carrier's services." AWS provides the supported services using primarily its own network infrastructure, which includes the antennas, cell-sites, towers, trunking, mobile switching, and interconnection facilities owned or leased by the Company.
- 15. AWS advertises the availability of the supported services and the corresponding charges in a manner that informs the general public within the designated service area of both the services available and the corresponding charges. As an ETC, AWS will advertise its services

through many media of general distribution throughout the service areas for which designation is requested.

- 16. Telecommunications carriers in Washington are required to participate in Lifeline and Link Up and WTAP Programs. AWS will participate in the programs in accordance with 47 C.F.R. §§ 54.400 through 54.415, RCW 80.36.410 through 80.36.475, and Chapter 480-122 WAC.
- 17. AWS requests ETC designation for the service areas in Washington identified as Exhibits B and C and shown on the map attached as Exhibit D.
- 18. Designating AWS as an ETC will serve the public interest by promoting additional deployment of wireless facilities and services to the high-cost areas in Washington, and bringing consumers in those areas the benefits of additional competitive universal service offerings. Additional discussion of the public interest is contained in paragraphs 34 through 46 of the Petition.
- 19. Granting AWS' Application is consistent with RCW 80.36.300, which provides it is the policy of the state to: (1) Preserve affordable universal telecommunications service; (2) maintain and advance the efficiency and availability of telecommunications service; (3) ensure that customers pay only reasonable charges for telecommunications service; (4) ensure that rates for noncompetitive telecommunications services do not subsidize the competitive ventures of regulated telecommunications companies; (5) promote diversity in the supply of telecommunications services and products in telecommunications markets throughout the state; and (6) permit flexible regulation of competitive telecommunications companies and services.

- 20. <u>High Cost Certification</u>. AWS certifies that all high-cost universal service support received in Washington will be used only for the provision, maintenance and upgrading of services and facilities for which the support is intended.
  - 21. This concludes my affidavit.

I hereby declare under penalty of perjury under the law of the State of Washington that the foregoing is true and correct.

Executed on Feb. 18, 2004.

By: Karl Korsmo

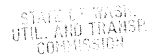
Title: Vice President, External Affairs

Subscribed and sworn to before me this 18th day of February, 2004.

Notary Public

1611197v8

94 MAR 25 PM 1: 47



March 24, 2004



7277 164th Ave. NE Redmond, WA 98052 P.O. Box 97061 Redmond, WA 98073-9761

#### **VIA FEDERAL EXPRESS**

Carole J. Washburn, Executive Secretary Washington Utilities and Transportation Commission 1300 S. Evergreen Park Dr. S.W. P. O. Box 47250 Olympia, Washington 98504-7250

High Cost Certification of AT&T Wireless PCS of Cleveland, LLC, AT&T Wireless Services of Washington, LLC, Spokane Cellular Telephone Company, Yakima Cellular Telephone Company, Bremerton Cellular Telephone Company, Olympia Cellular Telephone Company, Inc., Bellingham Cellular Partnership and Hood River Cellular Telephone Company, Inc.

Docket No. UT-043011

Dear Ms. Washburn:

Re:

The certifications below are provided pursuant to the WUTC's Order Requiring Filing By Eligible Telecommunications Carriers Receiving Federal High Cost Support, dated and effective as of July 25, 2001 and WAC 480-120-311.

On behalf of AT&T Wireless PCS of Cleveland, LLC, AT&T Wireless Services of Washington, LLC, Spokane Cellular Telephone Company, Yakima Cellular Telephone Company, Bremerton Cellular Telephone Company, Olympia Cellular Telephone Company, Inc., Bellingham Cellular Partnership and Hood River Cellular Telephone Company, Inc. ("AT&T Wireless"), I hereby certify under penalty of perjury under the laws of the State of Washington that all high-cost support provided to AT&T Wireless for the 2004 calendar year will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, pursuant to Section 254(e) of the Telecommunications Act of 1996.

On March 12, 2004, the WUTC voted to grant Eligible Telecommunications Carrier ("ETC") status to AT&T Wireless. While no written order has been issued at the time of the signing of this letter, AT&T Wireless' eligibility to receive certain high cost support for the third and fourth quarters of 2004 is dependent on the FCC and USAC receiving a certification from the WUTC on or before April 1, 2004. See 47 C.F.R. § 54.314(d)(3). AT&T Wireless requests that if a written order is issued in this Docket on or before March 30, that the WUTC transmit a letter to the FCC and USAC in the form of the letter attached hereto as Exhibit A. If no written



Carole J. Washburn, Executive Secretary March <u>24</u>, 2004 Page Two

order has been issued at that time, AT&T Wireless requests that the WUTC transmit a letter to the FCC in the form of the letter attached hereto as Exhibit B. In either case, the letter would need to be received by the FCC and USAC on or before April 1.

At present, AT&T Wireless has not been designated as an ETC and has not previously received federal universal service support in the State of Washington.

Immediately upon designation, AT&T Wireless will provide all of the supported services required by 47 U.S.C. § 214(e) and the Commission's Order. AT&T Wireless is capable of providing, and will continue to provide all of the supported services for the remainder of calendar year 2004. AT&T Wireless will advertise the availability of supported services and the charges for them as required by 47 U.S.C. § 214(e) and the Commission's Order, and will continue to do so during calendar year 2004.

In accordance with the WUTC's July 25, 2001 Order, AT&T Wireless will submit line counts to USAC prior to April 1, 2004, reporting 876,615 lines within areas contained within its Petition.

AT&T Wireless will submit an additional certification for calendar year 2005 prior to August 31, 2004.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Karl Korsmo

Vice President External Affairs

Signed at Redmond, Washington on March 24, 2004

cc: R. Shirley

Subscribed and sworn to before me this 24 day of March, 2004.

Notary Public

CAROL A CASTLE NOTARY PUBLIC STATE OF WASHINGTON COMMISSION EXPIRES